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7		
8	Counsel for Defendant DOBBS	
9		
10	IN THE UNITED STATES DISTRICT COURT	
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
12	SAN FRANCISCO DIVISION	
	ANALES CELATED OF ANEDIGA	17 CD 200 FMC
13	UNITED STATES OF AMERICA,	No. 17-CR-293 EMC
14	Plaintiff,	STIPULATION AND [PROPOSED] ORDER TO CONTINUE SENTENCING
15	v.	
16	JUSTIN DOBBS,	
17	Defendant.	
18		
19	Sentencing in the above captioned case is currently scheduled for May 30, 2018 at 2:30pm.	
20	Defense counsel has been working diligently to collect materials necessary for sentencing, but, due	
21	to events outside any party's control, additional time is necessary.	
22		
23	//	
24	//	
25	//	
26	//	
27	//	
28		
	UNITED STATES V. DOBBS, 17CR293 STIP. AND [PROPOSED] ORDER TO CONTINUE 1	

Accordingly, the parties jointly request that the Court continue sentencing to September 1 12, 2018 at 2:30pm. Defense counsel has confirmed that this date is convenient for the Probation 2 Officer assigned to the case. 3 It is so stipulated. 4 5 DATED: April 11, 2018 AMIE ROONEY 6 **Assistant United States Attorney** 7 8 DATED: April 11, 2018 9 **KORY DECLARK** Attorney for Defendant Justin Dobbs 10 11 12 IT IS SO ORDERED. 13 IT IS SO ORDERED April 11, 2018 14 DATED:\_ 15 Judge Edward M. Chen 16 17 18 19 20 21 22 23 24 25 26 27

HEN

UNITED STATES V. DOBBS, 17CR293 STIP. AND [PROPOSED] ORDER TO CONTINUE

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